EXHIBIT 8

----Original Message----

From: Christopher Weldon cweldon@kwcllp.com>

Sent: Tuesday, August 24, 2021 8:57 PM To: Burt, Jason (DC) < Jason.Burt@lw.com>

Cc: Clubok, Andrew (DC) < Andrew.Clubok@lw.com >; McMahon, Sean (NY) < Sean.McMahon@lw.com >; Justin R

Waytowich < <u>JWaytowich@kwellp.com</u>>

Subject: RE: Beecher Carlson Document Subpoena

The only caveat to your summary below is that we will discuss how rolling production will proceed on September 3, 2021 to begin the following week. As to the rest, we will proceed as discussed.

Thanks,

Christopher B. Weldon, Esq. KEIDEL, WELDON & CUNNINGHAM, LLP ATTORNEYS AT LAW 925 Westchester Ave. White Plains, New York 10604 Tele: (914) 948-7000 x15

Cell: (203) 984-5394 Fax: (914) 948-7010 cweldon@kwcllp.com

Website: http://www.kwcllp.com

Confidentiality: The information contained in this e-mail message is intended only for the use of the individual or entity named above and is privileged and confidential. Any dissemination, distribution, or copy of this communication other than to the individual or entity named above is strictly prohibited. If you have received this communication in error, please notify us immediately by telephone.

----Original Message----

From: <u>Jason.Burt@lw.com</u> < <u>Jason.Burt@lw.com</u>>

Sent: Tuesday, August 24, 2021 8:08 PM

To: Justin R Waytowich < JWaytowich@kwcllp.com>

Cc: Christopher Weldon cweldon@kwcllp.com>; Andrew.Clubok@lw.com; Sean.McMahon@lw.com; Andrew.Clubok@lw.com; Sean.McMahon@lw.com; Andrew.Clubok@lw.com; Sean.McMahon@lw.com; Andrew.Clubok@lw.com; Sean.McMahon@lw.com; Sean.McMahon@lw.com; Andrew.Clubok@lw.com; Sean.McMahon@lw.com; <a href="mailto:Sean.McMahon@lw

Subject: RE: Beecher Carlson Document Subpoena

Chris and Justin:

Thank you for speaking with us earlier this evening. We appreciate your quick response to our inquiry regarding the Beecher Carlson information and document subpoenas and your willingness to work with us.

To memorialize our discussion, we understand that Beecher will produce responses to the New York information subpoena by Friday, August 27. With respect to the Texas document subpoena, you stated that Beecher would begin a rolling production starting on Friday, September 3, unless Sentinel has filed a motion for protective order in the Texas bankruptcy court before that date. As discussed, we agree to that in principle, but ask that Beecher inform Sentinel that if it intends to intervene to prevent Beecher's production, it must do so no later than Thursday, September 2, otherwise Beecher will being production on September 3. We also ask that you let us know earlier if possible whether Sentinel will intervene or not. Finally, you agreed that absent a court order Beecher would not take instruction from Sentinel one way or another on what Beecher will produce in response to the subpoena. This is critical since Sentinel's last communication to us was that they would be dictating what Beecher Carlson may produce, which is unacceptable to UBS and contrary to the confidentiality provision of the Management Agreement.

Please let us know if your understanding of what we discussed differs in any respect from the above. Thank you.

Jason